IN THE UNITED STATES DISTRICT COURT THE WESTERN DISTRICT OF NORTH CAROLINA **Asheville Division**

Case No.: 1:07 -cv-00231-LHT-DLH

C. BURGESS

Plaintiff,

VS.

MOTION FOR EXTENSION **OF TIME**

EFORCE MEDIA, INC., IWIZARD HOLDING, INC., ADKNOWLEDGE, INC., BASEBALL EXPRESS, INC., ALLEN-EDMONDS SHOW CORPORATION. INTERSEARCH GROUP, INC., TRUSCO MANUFACTURING COMPANY, PRICEGRABBER.COM, INC., SHOPZILLA, INC., DAZADI, INC., SIX THREE ZERO ENTERPRISES, LLC,

Defendants.

NOW COMES the Defendant Adknowledge, Inc., within five days of the filing of the Notice of Removal, and moves the Court, pursuant to Rule 6 of the North Carolina Rules of Civil Procedure, for an order extending time within which to file responsive pleadings to the Plaintiff's Complaint and shows unto the Court that the Defendant Adknowledge, Inc. was served on or about the <u>29th</u> day of <u>May</u>, 2007; that the time for filing responsive pleadings has not expired; and that the Defendant Adknowledge, Inc. needs additional time to properly prepare an answer to the Plaintiff's Complaint.

The Defendant Adknowledge, Inc. has contacted Plaintiff regarding the request of this Motion and has not been told whether or not Plaintiff consents or objects to the extension.

WHEREFORE, the Defendant, Adknowledge, Inc. respectfully requests an extension of time of 30 days in which to file responsive pleadings to the Plaintiff's Complaint.

This the 27th Day of June, 2007.

TEMPLETON & RAYNOR, P.A.

/s/Kenneth R Raynor
Kenneth R. Raynor
(Attorney for Defendants, Adknowledge, Inc. and Eforce Media, Inc.)
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N.C. Bar No.: 10488

CERTIFICATE OF SERVICE

The undersigned does hereby certify that he has this day duly noticed electronically through the CM/ECF system, and by serving a copy of the **Motion for Extension of Time** by depositing a copy of the same in the United States Mail, first-class, postage prepaid, the following attorney or attorneys for said parties:

> Mr. C Burgess P.O. Box 6355 Hendersonville NC 28793 (Pro Se)

Ms. Jacqueline Grant ROBERTS & STEVENS, PA P.O. Box 7647 Asheville NC 28802 (Represents iWizard Holding, Inc.)

Mr. Keith H. Johnson POYNER SPRUILL LLP 3600 Glenwood Avenue Raleigh NC 27612 (Represents Baseball Express and Shopzilla, Inc.)

> Mr. Brian S. Heslin MOORE & VAN ALLEN PLLC. 100 North Tryon Street, Suite 4700 Charlotte NC 28202-4003 (Represents Allen-Edmonds)

Ms. Jennifer F. Revelle ROBINSON, BRADSHAW & HINSON, P.A. 101 North Tryon Street, Suite 1900 Charlotte NC 28246 (Represents Pricegrabber.com, Inc.)

Ms. Mary Euler MCGUIRE, WOOD & BISSETTE, P.A. P.O. Box 3180 Asheville NC 28802 (Represents Dazadi, Inc.)

This the 27th day of June, 2007.

/s/Kenneth R Raynor Kenneth R Raynor TEMPLETON & RAYNOR, P.A.